

1 Christopher J. Reichman, SBN 250485  
2 ChrisR@Prato-Reichman.com  
3 PRATO & REICHMAN, APC  
4 8555 Aero Drive, Suite 303  
5 San Diego, California 92123  
Telephone: (619) 683-7971  
Facsimile: (619) 241-8309

6

7

8 **UNITED STATES DISTRICT COURT**

9 **CENTRAL DISTRICT OF CALIFORNIA**

10

11 PAUL SAPAN,

12 Plaintiff,  
13 vs.

14

15 CONSUMER CREDIT COUNSELING  
16 FOUNDATION, INC., A Florida  
17 Corporation,, ISHWINDER JUDGE, an  
individual,

18 Defendants.

19 Case No.: 8:15-cv-01929 AB KES

20

21 **NOTICE OF DISMISSAL  
WITH PREJUDICE**

22

23 Hon. Andre Birotte, Jr.

24

25 **NOTICE OF VOLUNTARY DISMISSAL  
PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)**

26

27

28 PLAINTIFF HEREBY GIVES NOTICE that the above-captioned action is  
voluntarily dismissed, with prejudice against all defendants (CONSUMER  
CREDIT COUNSELING FOUNDATION, INC. and ISHWINDER JUDGE)  
pursuant to the Federal Rules of Civil Procedure 41(a)(1)(A)(i). None of the

1 Defendants have filed or served an answer nor motion for summary judgment,  
2 therefore this Notice serves as the dismissal without prejudice pursuant to the  
3 Federal Rules of Civil Procedure 41(a)(1)(A)(i).  
4

5 After the default of both Defendants was entered but before Plaintiff's  
6 deadline to file an Application For Default Judgment had run, the parties got in  
7 contact and were able to resolve their differences. Plaintiff files this self-  
8 executing notice because it is allowed by the federal rules and obviates the need  
9 for a motion hearing or any further use of valuable Court resources.  
10  
11

12  
13 DATED: March 9, 2016

**PRATO & REICHMAN, APC**

14  
15  
16 /s/Christopher J. Reichman, Esq.  
17 By: Christopher J. Reichman, Esq.  
18 **Prato & Reichman, APC**  
19 Attorneys for Plaintiff  
20 PAUL SAPAN  
21  
22  
23  
24  
25  
26  
27  
28